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REI	MARKS:				
			ur review	Reply ASA	
Res	sponse to S	Second Non-Final Office Act	ion and Ele	ection of Spec	ies Requirement.
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Kummerer, et al.

Serial No.: 10/807,573

Filed: March 18, 2004

Group Art Unit: 3644

Examiner: Bret C.Hayes

Atty. Docket No.: 95,884

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I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office (Fax No. 703-872-9306) on June 15, 2005

Fredric J. Zimmelman, Reg. No. 84,747

For: PACK FOR CARRYING EXPLOSIVES AND INITIATORS

Honorable Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-4150

RESPONSE TO SECOND NON-FINAL OFFICE ACTION AND ELECTION OF SPECIES REQUIREMENT

Sir:

In response to the Office Action dated June 2, 2005, please consider the following:

REMARKS

In response to the Examiner's Restriction requirement, and to facilitate prosecution, Applicants hereby elect the invention of Species I drawn to an above article of manufacture on which at least claims 1-11, 15-18 and 20 are readable, without traverse.

Regarding Species II drawn to a method of using the above article of manufacture on which at least claims 12-14 and 19 are readable, Applicants respectfully do not elect

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these claims but reserve the right to file, timely, a divisional application containing these claims.

Please note, based on a telephone conference with Examiner Hayes of June 14, 2005, Applicants respectfully request that the PTO issue a subsequent non-final Office Action as the restriction will necessitate another search. Indeed, for emphasis, Applicants question the rationale for such a restriction as Applicant's invention is a pack structurally designed for carrying explosives and initiators under potentially combat conditions not a "picnic" lunch bag as suggested. Thus, PTO's suggestion that a wine or cheese sack is structurally equivalent and reads on the claimed invention is incorrect.

Early favorable prosecution on the merits is respectfully requested.

Should the Examiner find the application to be other than in condition for allowance, the Examiner is requested to contact the undersigned at the local telephone number listed below to discuss any other changes deemed necessary in a <u>telephonic or</u> personal interview.

Respectfully submitted,

Dated: June 15, 2005

Fredric J. Zimmerman, Esq. Registration No. 48, 747

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